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1	David A. Straite (pro hac vice pending)	Amy E. Keller (admitted pro hac vice)
2	DiCELLO LEVITT LLP 485 Lexington Ave., Suite 1001	Nada Djordjevic (admitted pro hac vice) James A. Ulwick (admitted pro hac vice)
3	New York, New York 10017	DICELLO LEVITT LLP
4	Tel.: (646) 933-1000 Fax: (646) 494-9648	Ten North Dearborn Street, Sixth Floor Chicago, Illinois 60602
5	dstraite@dicellolevitt.com	Tel.: (312) 214-7900 akeller@dicellolevitt.com
6	Brian O'Mara (Cal. Bar No. 229737) DICELLO LEVITT LLP	ndjordjevic@dicellolevitt.com julwick@dicellolevitt.com
7	4747 Executive Dr., Second Floor	Juiwen@uccuoicviii.com
8	San Diego, California 92121 Tel.: (619) 923-3939	
9	bomara@dicellolevitt.com	
10	Counsel for Plaintiffs and the Proposed	
11	Class	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
14	GOV. MIKE HUCKABEE, THE RELEVATE	Case No. No. 3:23-cv-06663-VC
15	GROUP, DAVID KINNAMAN, TSH OXENREIDER, LYSA TERKEURST, and	NOTICE OF VOLUNTARY DISMISSAL
16	JOHN BLASE, individually and on behalf of	OF PLAINTIFFS GOV. MIKE HUCKABEE, THE RELEVATE GROUP,
17	all others similarly situated,	DAVID KINNAMAN, TSH
18	Plaintiffs,	OXENREIDER and JOHN BLASE, WITHOUT PREJUDICE
19	VS.	FED. R. CIV. P. 41(a)(1)(A)(i)
20	META PLATFORMS, INC., et al.	1 LD. R. CIV. I. 41(a)(1)(1)(1)
21	Defendants	
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24	PLEASE TAKE NOTICE that Plaintiffs Gov. Mike Huckabee, the Relevate Group	
	David Kinnaman, Tsh Oxenreider, and John Blase (the "Withdrawing Plaintiffs") hereby	
25	voluntarily dismiss their claims against defendant Meta Platforms, Inc. in the above-captioned	
26	action without prejudice.	
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1 This action was originally filed on October 17, 2023 in the United States District Court for 2 the Southern District of New York (SDNY Case No. 1:23-cv-9152) against several defendants. 3 Plaintiffs' claims against Meta were then severed and transferred to the Northern District of 4 California on December 29, 2023 (Dkt. 70), and judicially related to Kadrey, et al. v. Meta 5 Platforms, Inc., 3:23-cv-03417-VC (Dkt. 95) on January 23, 2024. The Withdrawing Plaintiffs now 6 voluntarily dismiss their claims against defendant Meta without prejudice and without fees or costs 7 to any party, and reserving their rights as members of any class that may be certified in this litigation. 8 In accordance with Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, no class has been certified or sought to have been certified, and no opposing party has served an answer or motion for 9 summary judgment. 10 Follow the dismissal of the Withdrawing Plaintiffs, Plaintiff Lysa TerKeurst will be the 11 12 sole remaining Plaintiff in the above-captioned action. She intends to formally move to consolidate 13 this action with and into Kadrey (or alternatively file a stipulation of consolidation) this week, and if approved by the Court, this docket would then be closed. 14 15 DATED: June 18, 2024 Respectfully submitted, DICELLO LEVITT LLP By: /s/ David A. Straite David A. Straite (pro hac vice pending) 18 485 Lexington Ave. Suite 1001 19 New York, New York 10017

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27 28 Tel.: (646) 933-1000 Fax: (646) 494-9648 dstraite@dicellolevitt.com

Amy E. Keller (admitted pro hac vice) Nada Djordjevic (admitted *pro hac vice*) James A. Ulwick (admitted *pro hac vice*) Ten North Dearborn Street, Sixth Floor Chicago, Illinois 60602 Tel. (312) 214-7900 Fax: (646) 494-9648 akeller@dicellolevitt.com ndjordjevic@dicellolevitt.com julwick@dicellolevitt.com

Case 3:23-cv-06663-VC Document 109 Filed 06/18/24 Page 3 of 4 Brian O'Mara (Cal. Bar No. 229737) DICELLO LEVITT LLP 4747 Executive Dr., Second Floor San Diego, California 92121 Tel.: (619) 923-3939 bomara@dicellolevitt.com Counsel for Plaintiffs and the Proposed Class

CERTIFICATE OF SERVICE I hereby certify that on June 18, 2024, I caused to be electronically filed the foregoing document with the Clerk of the Court using the ECF system which sent notification of such filing to all counsel of record. /s/ David A. Straite David A. Straite (pro hac vice pending) DICELLO LEVITT LLP Counsel for Plaintiffs and the Proposed Class